### UNITED STATES DISTRICT COURT

#### FOR THE

#### EASTERN DISTRICT OF PENNSYLVANIA

## UNITED STATES OF AMERICA

**Plaintiff** 

VS.

CIVIL NO. 18-038ZZ

CHARLES J. SCHOEFER a/k/a CHARLES SCHOEFER a/k/a C.J. SCHOEFER

Defendant

FILED
MAY 2 2 2019
KATE BARKMAN, Clerk

# ANSWER

The Defendant, Charles Schoefer, prose, Neverby responds to the Complaint filed by Rebecca A. Solars of KML LAW GROUP, Rebecca A. Solars of KML LAW GROUP, P.C. on behalf of the United States of P.C. on behalf of the United States of America for its Agency, the United States Department of Education, and represents Pepartment of Education, and represents as Follows;

1. Deviced. Defendant is without suf-

1. Device. Defendant is without sufficient information to admit or deny. The United States Department of Education does hot appear to be an Agency acreed by section 28 U.S.C. 1345. Direct proof is demanded.

2. Admitted. Defendants domicilary address is and bas been for overfither two years, 327 Winoug Street, Philatwo, years, 327 Winoug Street, Philatwo, pears, 327 Winoug Street, Philatwo, PA 1914th. Strict proof is demanded as to why the Plaintiff and its alsegated specially appointed counsel, Rebecca A. Solavz, and KML KAW GROUP, claim otherwise. Strict proof of this and their appointment is hereby demanded. 3. Denied. Defendant is without sufficient information to admit or deny. In addition, the so called "true and correct copy of the Certificate of Indebtedness" attached as "Exhibit A" makes no arithmetical sense. Strict proof is demanded. 4. Devied. Defendant is without sutficiens information to admit or deny. Again the so called "forme and correct"
Copy of the Certificate of Indebtedness"
attached as "Exhibit B1" makes no arithmetical
sense, Strict proof is the manded.

5 Denied. Defendant is without
shifticient to admit or deny. Strict
profe is demanded
WHEREFOR, Defendant respectfully
requests this Court to deny Plaintiff's
demand for judgement against the
Defendant and to dismiss its Complaint.

Respectfully submitted,

By: (Hall Stocker)

Charles Denoeser, prose
327 Wingha Street

Philadelphia, PA 19144

## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF PENNSYLVANIA

UNITED STATES OF AMERICA

Plaintiff

CIVIL ACTION NO 18-03822

VS.

CHARLES J. SCHOEFER

Defendant

FILED

MAY 22 2019

CERTIFICATE OF SERVICE

This is to certify that, in this case, Copies of all papers contained in the attached ANSWER were served upon Plaintiff at the property address by regular mail on May 22, 2019. Upon:

Respectfully submitted,

Charles Schoefer, prose 327 Winona Street Philadelphia, PA 19144 (215) 279-3947

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge, information and belief.

Respectfully submitted,

327 Winona Street Philadelphia, PA 19144 (215) 279-3947

